I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to:

PATENT Attorney Docket No.:S-3-1

Commissioner for Patents, Alexandria, VA 22313-1450

a Aug 201200

Katie Zarzana

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Ronald A. Underwood et al.

Application No.: 09/512,742

Filed: February 24, 2000

For: METHODS FOR ELECTROSURGICAL TISSUE CONTRACTION WITHIN THE SPINE

Examiner: Lee S. Cohen

Art Unit: 3739

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR §1.97 and §1.98

Commissioner for Patents Alexandria, VA 22313-1450

Sir:

The references cited on attached form PTO-1449 are being called to the attention of the Examiner. A copy of each is enclosed.

It is respectfully requested that the cited information be considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue there from.

Applicant also brings the following information and list of materials to the attention of the Examiner. On February 13, 1998, ArthroCare Corporation filed a lawsuit in the United States District Court for the Northern District of California against defendants Ethicon, Inc., Mitek Surgical Products, Inc., and Gynecare, Inc. alleging infringement of U.S. Patent Nos. 5,697,909, 5,697,536, 5,697,281, and 5,697,882 (the "patents-in-suit"). The case was assigned Case No. C98-00609 WHO.

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The litigation terminated in June 1999, with the defendants taking a license from ArthroCare under the patents-in-suit. The defendants have paid ArthroCare a license fee, and will pay ongoing royalties on sales in the United States of certain arthroscopy and gynecology products covered by these patents.

After the litigation terminated, applicants were apprised by a third party of section 2001.06(c) of the Manual of Patent Examining Procedure ("MPEP") with respect to the prosecution of applications for patents other than those at issue in the litigation and that were pending before the litigation was commenced, namely, U.S. Application Nos. 08/807,111 (now U.S. Patent No. 5,891,095), 08/766,382 (now U.S. Patent No. 5,888,198), and 08/760,768 (now U.S. Patent No. 5,766,153).

Having considered MPEP section 2001.06(c) following receipt of the correspondence from the third party, Applicant does not believe that MPEP section 2001.06(c) requires the disclosure of the above-described litigation or any materials related to that litigation in the present application. Applicant further does not believe that MPEP section 2001.06(c) required such disclosure in connection with any other applications that were pending after the litigation commenced. Among other things, the subject matter (i.e. the inventions recited in the claims) of this application and the other pending applications was not at issue in the litigation.

Nevertheless, applicant did bring the above-described litigation to the attention of Examiner Mendez during the prosecution of at least U.S. Application Nos. 08/807,111 (now U.S. Patent No. 5,891,095), 08/766,382 (now U.S. Patent No. 5,888,198), and 08/795,686 (now U.S. Patent No. 5,871,469), during a telephone conference relating to those applications. Applicant also submitted the prior art that was principally relied on by the defendants in the litigation to Examiner Mendez during the prosecution of U.S. Application Nos. 08/807,111 (now U.S. Patent No. 5,891,095), 08/766,382 (now U.S. Patent No. 5,888,198), and 08/795,686 (now U.S. Patent No. 5,871,469). Indeed, Applicant withdrew one of those pending applications, U.S. Application No.08/807,111 from allowance to provide Examiner Mendez with the opportunity to consider those references.

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In addition, Applicant provides the following list of materials from the litigation that reflect defendants' and ArthroCare's primary arguments relating to issues of validity and enforceability. Copies of item nos. 16 and 40 are attached.

- 1. ArthroCare's Complaint For Patent Infringement Of U.S. Letters Patent Nos. 5,697,909; 5,697,281; 5,697,882; and 5,697,536 filed February 13, 1998;
- 2. Plaintiff ArthroCare's Motion For Preliminary Injunction Against Defendant Ethicon and Mitek, filed March 10, 1998.
- 3. Answer and Counterclaim Of Defendants Ethicon, Inc., Mitek Surgical Products, Inc., and Gynecare, Inc., filed April 6, 1998;
- 4. Plaintiff ArthroCare's Motion To Strike Affirmative Defenses And To Strike Defendants' Counterclaim In Part Or, In The Alternative, For a More Definite Statement, filed April 17, 1998;
- 5. Defendants' Opposition To ArthroCare's Motion To Strike Affirmative Defenses And To Strike Defendants' Counterclaim In Part Or, In The Alternative For A More Definite Statement And Points And Authorities In Support Of Conditional Motion To File An Amended Answer and Counterclaim, filed May 7, 1998;
- ArthroCare's Reply In Support of Motion To Strike Affirmative Defenses And To Strike Defendants' Counterclaim In Part Or, In The Alternative, For A More Definite Statement, filed May 14, 1998;
- 7. Memorandum Decision And Order Regarding ArthroCare's Motion To Strike And Defendants' Motion For Leave To File An Amended Answer And Counterclaim, issued June 5, 1998;
- 8. Amended Answer And Counterclaim of Defendants Ethicon, Inc., Mitek Surgical Products, Inc., and Gynecare, Inc., filed June 22, 1998;
- 9. ArthroCare's Reply to Defendants' Amended Counterclaim, filed July 6, 1998;
- 10. ArthroCare's Initial Disclosure Of Asserted Claims Pursuant To Local Rule 16-7, served March 30, 1998;
- Defendants' Initial Disclosure of Prior Art Pursuant To Local Rule 16-7, served
 May 26, 1998;

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- 12. Plaintiff ArthroCare's Corporation's Opening Claim Construction Brief, filed May 11, 1998;
- 13. Ethicon, Inc.'s Claim Construction Brief, filed May 22, 1998;
- 14. Joint Claim Construction Statement Pursuant To Civil Local Rule 16-11(b)(1) For Claim Construction Hearing, filed May 29, 1998;
- 15. Plaintiff ArthroCare's Corporation's Reply To Defendants' Claim Construction Brief, filed May 29, 1998;
- 16. Memorandum Decision And Order Regarding Claim Construction, issued July 6, 1998;
- 17. Defendants' Petition For Permission To Appeal Pursuant To 28 U.S.C. §
 1292(b) filed with the U.S. Court of Appeals for the Federal Circuit on July 16,
 1998:
- 18. Plaintiff's Answer To Defendants' petition For Permission To Appeal Pursuant To 28 U.S.C. § 1292(b), filed July 23, 1998;
- 19. Federal Circuit's Order On Petition For Permission To Appeal, issued August 20, 1998;
- 20. Summary Of Defendant Ethicon's Opposition To Plaintiff ArthroCare's Motion For Preliminary Injunction, filed July 23, 1998;
- 21. Ethicon's Opposition To Plaintiff ArthroCare's Motion For Preliminary Injunction, filed July 23, 1998;
- 22. Declaration Of John R. LaCourse In Opposition To ArthroCare's Motion For Preliminary Injunction, filed July 23, 1998;
- 23. Declaration Of Robert D. Tucker Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed July 23, 1998;
- 24. Declaration Of Robert A. Armitage, Esq., Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed July 23, 1998;
- 25. Supplemental Declaration Of Robert A. Armitage, Esq., In Support of Ethicon's Opposition To Plaintiff ArthroCare's Motion For Preliminary Injunction, filed August 4, 1998;

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- 26. ArthroCare's Reply Memorandum In Support Of Motion For Preliminary Injunction, filed August 6, 1998;
- 27. Declaration Of James Doss In Support Of ArthroCare's Motion For Preliminary Injunction, filed August 6, 1998;
- 28. Reply Declaration Of Philip E. Eggers In Support Of ArthroCare's Motion For Preliminary Injunction, filed August 6, 1998;
- 29. Reply Declaration Of John T. Raffle In Support Of ArthroCare's Motion For Preliminary Injunction, filed August 6, 1998;
- 30. Ethicon's Supplemental Opposition To Plaintiff ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998.
- 31. Supplemental Declaration Of Robert D. Tucker, Ph.D. M.D., Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;
- 32. Supplemental Declaration Of John R. LaCourse, Ph.D., Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;
- 33. Direct Examination Of Robert D. Tucker, Ph.D., M.D., Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction; filed September 3, 1998;
- 34. Direct Examination of Robert A. Armitage, Esq., Filed In Support Of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;
- 35. Direct Examination of John R. LaCourse, Ph.D., Filed In Support of Ethicon's Opposition To ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;
- 36. ArthroCare's Supplemental Memorandum In Response To The Supplemental Declaration Of Robert A. Armitage, filed September 3, 1998;
- 37. Direct Testimony Of John T. Raffle In Support Of ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;

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38. Direct Testimony Of Philip E. Eggers In Support Of ArthroCare's Motion For Preliminary Injunction, filed September 3, 1998;

Arthrocare Corporation

- 39. Joint Statement Regarding Differences Between The Two Translations Of The Elsasser And Roos Article Proffered By Defendants, filed September 22, 1998;
- 40. Memorandum Decision And Order Regarding Preliminary Injunction Motion, issued December 2, 1998;
- 41. Ethicon's Response To ArthroCare's First Set of Interrogatories To Defendant Ethicon, served November 6, 1998;
- 42. Plaintiff ArthroCare's Response To Defendant Gynecare, Inc.'s First Set Of Interrogatories, served November 10, 1998;
- 43. Plaintiff ArthroCare's Response To Mitek's First Set Of Interrogatories, served November 10, 1998;
- 44. Plaintiff ArthroCare's Response To Defendant Ethicon, Inc.'s First Set of Interrogatories, served November 10, 1998;
- 45. Plaintiff ArthroCare's Objections And Responses To Defendants' First Set Of Requests For Admissions, served January 4, 1999;
- 46. Plaintiff ArthroCare's Objections and Responses To Defendant Gynecare, Inc.'s Second Set Of Interrogatories, served January 4, 1999;
- 47. Plaintiff ArthroCare's Supplemental Objections and Responses to Defendants' Request For Admission No. 36, served January 5, 1999;
- 48. Expert Witness Report of John R. LaCourse, served January 8, 1999;
- 49. Expert Witness Report of Robert D. Tucker, served January 8, 1999;
- 50. Expert Witness Report of David J. Parins, served January 8, 1999;
- 51. Expert Witness Report of Robert A. Armitage, Esq., served January 8, 1999;
- 52. Expert Witness Report of Massoud Motamedi, Ph.D., served January 8, 1999;
- 53. Expert Witness Report of Ashley J. Welch, Ph.D., served January 8, 1999;
- 54. Responsive Expert Report of Leslie A. Geddes, Ph.D., served January 29, 1999;
- 55. Responsive Expert Report of Donald W. Banner served January 29, 1999;
- 56. Supplemental Expert Report of David J. Parins served February 9, 1999;

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- 57. Ethicon's Motion For Summary Judgment Of Invalidity For Failure To Satisfy The Requirements of 35 U.S.C. §§ 102-103, filed March 5, 1999;
- 58. Joint Statement Of Uncontested Facts In Support Of Ethicon's Motion For Partial Summary Judgment Of Invalidity Under 35 U.S.C. §§ 102 and 103, filed March 5, 1999;
- 59. Plaintiff ArthroCare's Opposition To Defendants' Motion For Summary Judgment Of Invalidity Under 35 U.S.C. §§ 102-103, filed March 18, 1999;
- 60. Ethicon's Reply Memorandum In Support Of Motion For Summary Judgment Of Invalidity Under 35 U.S.C. §§ 102 and 103, filed March 25, 1999;
- 61. Ethicon's Motion For Partial Summary Judgment Of Invalidity For Failure To Satisfy The Requirements of 35 U.S.C. § 112, filed March 5, 1999;
- 62. Joint Statement Of Uncontested Facts In Support of Ethicon's Motion For Partial Summary Judgment For Invalidity For Failure To Satisfy The Requirements Of 35 U.S.C. § 112, filed March 5, 1999;
- 63. Plaintiff ArthroCare's Opposition To Defendants' Motion For Partial Summary Judgment Of Invalidity For Failure To Satisfy The Requirements Of 35 U.S.C. § 112, filed March 18, 1999;
- 64. Ethicon's Reply Memorandum In Support Of Motion For Partial Summary Judgment Of Invalidity For Failure To Satisfy The Requirements Of 35 U.S.C. § 112, filed March 25, 1999;
- 65. Declaration of Leslie A. Geddes, Ph.D., In Support of ArthroCare's Oppositions
 To Defendants Motions For Partial Summary Judgment, filed March 18, 1999;
- 66. Plaintiff ArthroCare's Motion For Partial Summary Judgment That Claims Are Not Anticipated Or Rendered Obvious By Certain References, filed March 5, 1999;
- 67. Ethicon's Opposition To ArthroCare's Motion For Partial Summary Judgment That Claims Are Not Anticipated Or Rendered Obvious By Certain References, filed March 18, 1999;
- 68. ArthroCare's Reply Brief In Support Of ArthroCare's Motion For Partial Summary Judgment That Claims Are Not Anticipated Or Rendered Obvious By Certain References, filed March 25, 1999;

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69. Plaintiff ArthroCare's Motion For Partial Summary Judgment Of No Inequitable Conduct Or, Alternatively, For Bifurcation, filed March 5, 1999;

Arthrocare Corporation

- 70. Joint Statement Of Undisputed Facts In Support Of ArthroCare's Motion For Partial Summary Judgment Of No Inequitable Conduct Or, Alternatively, For Bifurcation, filed March 5, 1999;
- 71. Ethicon's Opposition Of Plaintiff ArthroCare's Motion For Partial Summary Judgment Of No Inequitable Conduct Or Alternatively For Bifurcation, filed March 18, 1999;
- 72. Declaration of Robert A. Armitage, Esq., In Support Of Defendant Ethicon, Inc.'s Opposition To ArthroCare's Motion For Summary Judgment, filed March 18, 1999:
- 73. Plaintiff ArthroCare's Reply Brief In Support Of Its Motion For Partial Summary Judgment Of No Inequitable Conduct Or, Alternatively, For Bifurcation, filed March 25, 1999;
- 74. Plaintiff ArthroCare's Motion For Partial Summary Judgment That Defendants Cannot Prevail On Their Enablement And Written Description Defenses As To Certain Claims, filed March 5, 1999;
- 75. Joint Statement Of Undisputed Facts In Support Of ArthroCare's Motion For Partial Summary Judgment That Defendants Cannot Prevail Under Enablement And Written Description Defenses As To Certain Claims, filed March 5, 1999;
- 76. Ethicon's Opposition To ArthroCare's Motion For Partial Summary Judgment That Defendants Cannot Prevail On Their Enablement And Written Description Defenses As To Certain Claims, filed March 18, 1999;
- 77. ArthroCare's Reply Brief In Support Of ArthroCare's Motion For Partial Summary Judgment That Defendants Cannot Prevail On Their Enablement And Written Description Defenses As To Certain Claims, filed March 25, 1999;
- 78. Defendants' Trial Brief On The Issues Of Unenforceability And Invalidity Under 35 U.S.C. §§ 102, 103, and 112, filed March 29, 1999;
- 79. Plaintiff ArthroCare's Trial Brief Re: Validity and Enforceability Of The Patents-In-Suit, filed April 7, 1999;

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- 80. Defendants' Notice Of Prior Art Pursuant To 35 U.S.C. § 282, filed April 9, 1999;
- 81. April 26, 1999 Letter From Defendants To The Court Regarding Additional Claim Construction Issues;
- 82. Joint Proposed Jury Instructions For Claims 46, 55, 58, 59, 61, and 62 of U.S. Patent No. 5,697,536;
- 83. April 30, 1999 Letter From ArthroCare To The Court Regarding Additional Claim Construction Issues;
- 84. Expedited Motion Of Plaintiff ArthroCare Corporation Regarding Joint Jury Instructions, filed May 13, 1999;

In addition to the above-listed materials, there are numerous other papers that were filed with the Court in connection with the above-referenced litigation. Furthermore, depositions were taken of numerous witnesses regarding validity and enforceability issues. If the Examiner desires, Applicant will submit any or all of the listed material, the other papers filed with the court, and/or transcripts of depositions to the Examiner for consideration. Applicant will also provide any additional information that the Examiner desires about the litigation or the materials described herein. Applicant respectfully requests that the Examiner advise Applicant in writing whether he wishes any additional information about the litigation or any of the litigation-related materials described herein or wishes Applicant to submit any materials to the Examiner for consideration.

The following is a list of co-pending applications, including this application, relating to the technology covered by this application:

S-3-1 Application No. 09/512,742 Page 10

Application No.	Alliquentes de
09/026,698	20-Feb-1998
09/273,612	22-Mar-1999
09/293,231	16-Apr-1999
09/314,247	18-May-1999
09/338,842	23-Jun-1999
09/347,390	06-Jul-1999
09/354,835	16-Jul-1999
09/360,075	23-Jul-1999
09/372,454	11-Aug-1999
09/438,592	12-Nov-1999
09/457,201	06-Dec-1999
09/477,832	05-Jan-2000
09/480,880	10-Jan-2000
09/501,327	09-Feb-2000
09/512,742	24-Feb-2000
09/539,147	30-Mar-2000
09/562,496	01-May-2000
09/562,650	01-May-2000
09/586,295	02-Jun-2000
09/679,394	03-Oct-2000
09/708,962	08-Nov-2000
09/709,035	08-Nov-2000
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09/747,311	20-Dec-2000
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09/791,504	22-Feb-2001
09/796,094	28-Feb-2001
09/836,940	17-Apr-2001
09/839,427	20-Apr-2001
09/845,034	27-Apr-2001
09/848,843	03-May-2001

Application No	e de litre de la lace
09/963,736	26-Sep-2001
10/057,412	25-Jan-2002
10/072,599	05-Feb-2002
10/082,017	20-Feb-2002
10/097,763	13-Mar-2002
10/119,925	09-Apr-2002
10/135,478	30-Apr-2002
10/139,117	03-May-2002
10/174,266	18-Jun-2002
10/175,472	18-Jun-2002
10/175,555	18-Jun-2002
10/187,733	27-Jun-2002
10/261,969	30-Sep-2002
10/264,308	02-Oct-2002
10/288,227	04-Nov-2002
10/290,930	07-Nov-2002
10/291,213	08-Nov-2002
10/339,470	09-Jan-2003
10/367,608	13-Feb-2003
10/372,591	21-Feb-2003
10/374,411	25-Feb-2003
10/384,050	05-Mar-2003
10/389,159	13-Mar-2003
10/621,839	16-Jul-2003
10/437,260	13-May-2003
10/402,728	28-Mar-2003
10/392,529	20-Mar-2003
10/389,159	14-Mar-2003
10/613,609	02-Jul-2003
10/435,825	12-May-2003
10/613,115	03-Jul-2003

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The Commissioner is authorized to charge the required fee to Deposit Account No. 50-0359.

Respectfully submitted,

Richard R. Batt

Reg. No. 43,485

)ate

ArthroCare Corporation 680 Vaqueros Ave. Sunnyvale, CA 94085-3523

(408) 736-0224

ORM PTO-1	449 (Modified)		Attorney Docket No.	Applicat	ion No.:	
LIST OF PATENTS AND PUBLICATIONS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)		S-3-1		09/512,742		
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Reference	Designation	v.s.	PATENT DOCUMENTS			
Examiner Initial	Document No.	Date	Name	Class	Sub- class	Filing Date
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	1	FOREI	GN PATENT DOCUMENTS		·	
	Document No.	Date	Country	Class	Sub- class	Translation (yes/no)
AA	EP 0 694 290	11/15/00	EP	A61B	18/04	<u> </u>
AB	WO 92/21278	12/10/92	WIPO	A61B	5/04	
AC	WO 94/08654	04/28/94	WIPO	A61M	37/00	
AD	WO 97/00647	01/09/97	WIPO	A61B	17/39	
AE	WO 97/00646	01/09/97	WIPO	A61B	17/39	· ·
AF	EP 0 703 461	03/27/96	EP	GOIR	27/02	
AG	EP 0 754 437	01/22/97	EP	A61B	17/39	<u> </u>
AH	WO 97/48345	12/24/97	WIPO	A61B	17/39	<u> </u>
AI	WO 98/27880	07/02/98	WIPO	A61B	17/39	
AJ	2 327 350	01/27/99	UK	A61B	17/39	
AK	2 327 351	01/27/99	UK	A61B	17/39	
AL	2 327 352	01/27/99	UK	A61B	17/39	
AM	3930451	03/21/91	Germany	A61B	17/39	
AN	57-57802	04/05/82	JP	A61B	1/00	
			or, Title, Date, Perti			Ŷ.
AO	New York.		trosurgery, pgs. 17, 69			y & Sons,
AP	J.W. Ramsey e	t al. Urologic	al Research Vol. 13, p	p. 99-102	(1985).	
AQ	V.E. Elsasser	V.E. Elsasser et al. Acta Medicotechnica Vol. 24, No. 4, pp. 129-134 (1976).				
AR	Radio Frequency	P.C. Nardella (1989) SPIE 1068:42-49 Radio Frequency Energy and Impedance Feedback				
AS	R. Tucker et Loop"	R. Tucker et al., Abstract P14-11, p. 248, "A Bipolar Electrosurgical Turp				
AT	R. Tucker et	al. J. of Urol	ogy Vol. 141, pp. 662-	665, (1989).	
AU	R. Tucker et	R. Tucker et al. Urological Research Vol. 18, pp. 291-294 (1990).				
AV	Kramolowsky et al. J. of Urology Vol. 143, pp. 275-277 (1990).					
EXAMINER			CONSIDERED			

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

PAGE 20/25 * RCVD AT 11/25/2003 5:49:03 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/1 * DNIS:8729302 * CSID:408 530 9143 * DURATION (mm-ss):09-16

ORM PTO-1	RM PTO-1449 (Modified)		Attorney Docket No.	Application No.:			
LIST OF PATENTS AND PUBLICATIONS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT		s-3-1	09/512,742				
Use several	sheets if necessary)		Applicant: Ronald A.	Underwood	et al.		
			Filing Date: February 24, 2000	Group:			
	Designation	U.S.	PATENT DOCUMENTS				
ererence Examiner	Document No.	Date	Name	Class	Sub- class	Filing Date	
		FOREI	GN PATENT DOCUMENTS			,	
	Document No.	Date	Country	Class	Sub- class	Translation (yes/no)	
AW	WO 95/34259	12/21/95	WIPO	A61F	5/48		
AX	WO 93/13816	07/22/93	WIPO	A61B	17/36		
AY	WO 90/07303	07/12/90	WIPO	A61B	17/39		
AZ	WO 94/04220	03/03/94	WIPO	уев	A61N	1/06	
BA	0 740 926 A2	11/06/96	EP	A61B	17/39	<u> </u>	
BB	WO 96/00042	01/04/96	WIPO	A61B	17/39		
BC	WO 97/24073	07/10/97	WIPO	A61B	17/39		
BD	WO 97/24993	07/17/97	WIPO	A61B	17/39		
BE	WO 97/24994	07/17/97	WIPO	A61B	17/39	<u> </u>	
BF	WO 97/48346	12/24/97	WIPO	A61B	17/39		
BG	WO 98/07468	02/26/98	WIPO	A61N	1/40		
вн	2 308 979	07/16/97	GB	A61B	17/36		
BI	2 308 980	07/16/97	GB	A61B	17/36		
BJ	2 308 981	07/16/97	GB	A61B	17/36		
ВК	57-117843	07/22/82	JP	A61B	17/39		
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BN	WO 98/27879	07/02/98	WIPO	A61B	17/36		
ВО	WO 97/24074	07/10/97	WIPO	A61B	17/39		
	OTHER ART	(Including Aut	hor, Title, Date, Pert	inent Page	s, Etc.)		
ВР	Kramolowsky e	t al. J. of U	rology Vol. 146, pp. 66	9-674 (19	91).		
BQ	Slager et al.	Z. Kardiol.	76:Suppl. 6, 67-71 (198	17).			
BR	Slager et al	JACC 5(6):138	32-6 (1985).				
BS	Olsen MD, Bir	oolar Laparosco	opic Cholecstectomy Lec	ture (mar	ked confid	dential),	
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ORM PTO-14	49 (Modified)		Attorney Docket No.	Applicat		42
PPLICANT'S TATEMENT	ENTS AND PUBLICATION DIS	JICATIONS FOR S-3-1 DISCLOSURE				
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			Filing Date: February 24, 2000	Group:		
eference D	esignation	v.s.	PATENT DOCUMENTS			
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		FOREI	GN PATENT DOCUMENTS			
	Document No.	Date	Country	Class	Sub- class	Translation (yes/no)
BT	WO 90/03152	04/05/90	MIBO	A61B	17/39	
. BU	2313949	01/07/77	France	A61N	3/02	
BV	0 719 162	11/19/97	EP	A61N	1/05	<u> </u>
BW	WO 95/05867	3/2/95	WIPO	A61N	1/05	
BX	0 774 926	6/9/99	EP	A61B	17/39	
BY	1 149 564	10/31/01	EP	A61B	18/14	
BZ	WO 01/82813	11/8/01	WIPO	A61B	18/14	
CA	WO 01/87154	11/22/01	WIPO	A61B	5/05	
СВ	WO 95/05781	3/2/95	WIPO	A61B	17/39	
cc	WO 96/07360	3/14/96	WIPO	A61B	17/39	
CD	WO 98/14131	4/9/98	WIPO	A61B	18/14	
CE	WO 99/03414	1/28/99	WIPO	A61B	17/39	
	OTHER ART	(Including Auth	or, Title, Date, Perti	nent Page	s, Etc.)	<u> </u>
CF	7 3 Cool M	Det al Therm	mal Characteristics and ston SC, April (1998).	the Lumb	ar Disc:	NASS-APS
CG	Letter from Department of Health to Jerry Malis dated April 15, 1985					
СН	Letter from J	Letter from Jerry Malis to FDA dated July 25, 1985				
CI	Valleylab, Inc. "Valleylab Part Number 945 100 102 A" Surgistat Service Manual, July 1988					
CJ	J. L. Malis,	Valley Forge So	cientific corp. CMC-II	Bipolar	System	<u> </u>
ск	L. Malis, "Bi 131, 1967	L. Malis, "Bipolar Coagulation in Microsurgery" MicroVascular Surgery, 126-				
CL	L. Malis, "Ir Surgery, Vol.	L. Malis, "Instrumentation for MicroVascular Neurosurgery" Cerebrovascular Surgery, Vol. 1 245-260, 1985				
CM	L. Malis, "Ne Technology in	ew Trends in Mi	crosurgery and Applied 1-16, 1988			
CN	Letter from Dept. of Health and Human Services to Jerry L. Malis, April 22, 1991					
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEF 609; Draw PAGE 22/25 * RCVD AT 11/25/2003 5:49:03 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/1 * DNIS:8729302 * CSID:408 530 9143 * DURATION (mm-ss):09-16

ORM PTO-1449 (Modified)		Attorney Docket No. Application No.:			7.4.3	
LIST OF PATENTS AND PUBLICATIONS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT		S-3-1	09/512,742			
Use several s	heets if necessary)	Applicant: Ronald A.	Underwood	et al.	
			Filing Date: February 24, 2000	Group:		
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		Filing Date: February 24, 2000	Group:			
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Application No. 09/512,742	
File No. S-3-1	
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